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United States). The Secretary may approve alternative procedures to those described in this paragraph.

- (b) Marked documents or material. A document or material containing an UCNI notice (refer to §1017.15) is not required to be reviewed by a Reviewing Official upon or subsequent to retirement, except that a Reviewing Official shall review any retired document or material upon request for its release into the public domain.
- (c) Existing documents or material. Any document or material retired to a repository prior to the effective date of these regulations need not be reviewed for UCNI. However, any such document or material that is subsequently determined by a Reviewing Official to contain UCNI must be marked and protected by the repository in accordance with these regulations, upon notification from the Reviewing Official to the repository having the document or material.

§ 1017.14 Joint information, documents, or material.

- (a) Joint Information. A Controlling Official shall coordinate with any other Government agency or DOE organization having cognizance over the information under consideration for control or decontrol prior to making the determination that the information is or is no longer UCNI.
- (b) Joint documents or material. A Reviewing Official or a Denying Official reviewing a document or material for decontrol and public release shall coordinate this review with the DOE organization or Government agency originating the document or material and with each DOE organization or Government agency having cognizance over any information contained in the document or material.
- (c) Resolution of disagreements. Since the DOE has overall cognizance over all UCNI and sole responsibility for implementation of section 148 of the Atomic Energy Act, the Secretary has the final authority to resolve all disagreements concerning—
- (1) The identification of UCNI that is within the cognizance of more than one DOE organization or of a Government agency in addition to the DOE; or

- (2) The control or decontrol or all or any part of any document or material originated by or for the DOE or another Government agency that contains UCNI.
- (d) Notification of determinations. An official making a determination concerning joint information, documents, or material shall inform affected organizations within the DOE or in other Government agencies of his or her determination.
- (e) Other government information control systems. A document containing information within the scope of section 148 of the Atomic Energy Act may also contain information within the scope of other government information control systems. Where this is the case, the requirements of the more restrictive system apply.

§ 1017.15 Markings on documents or material.

- (a) Documents or material which may contain UCNI. (1) Any person who originates or has in his or her possession a document or material that the person believes may contain UCNI, may mark in a conspicuous manner the document or material with the notice in the paragraph (a)(2) of this section prior to transmitting the document or material to a Reviewing Official for a formal determination.
- (2) Any Authorized Individual who originates or has in his or her possession a document or material that the Authorized Individual believes may contain UCNI, shall mark in a conspicuous manner the document or material with the following notice—
- (i) Prior to transmitting the document or material outside of the Authorized Individual's organization;
- (ii) Prior to transmitting the document or material to a Reviewing Official; or
- (iii) Upon the retirement of the document or material under §1017.13:

NOT FOR PUBLIC DISSEMINATION

May contain Unclassified Controlled Nuclear Information subject to section 148 of the Atomic Energy Act of 1954, as amended (42 U.S.C. 2168). Approval by the Department of Energy prior to release is required.

(b) Documents or material which contain UCNI. A Reviewing Official shall

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mark in a conspicuous manner each document or material that the Reviewing Official determines to contain UCNI with one of the following notices:

(1) UNCLASSIFIED CONTROLLED NUCLEAR INFORMATION NOT FOR PUBLIC DISSEMINATION

Unauthorized dissemination subject to civil and criminal sanctions under section 148 of the Atomic Energy Act of 1954, as amended (42 U.S.C. 2168).

(2) Not for Public Dissemination

Unauthorized dissemination subject to civil and criminal sanctions under 42 U.S.C. 2168

(c) Other markings. UCNI markings may be applied regardless of any other distribution control markings (e.g., "Official Use Only," company proprietary) that are also on a document or material.

§ 1017.16 Access to unclassified controlled nuclear information.

- (a) Routine access. (1) A Reviewing Official is an Authorized Individual for documents or material that the Reviewing Official determines to contain UCNI.
- (2) An Authorized Individual, for UCNI in his or her possession or control, may determine that another person is an Authorized Individual who may be granted access to the UCNI, subject to the following limitations, and who may further disseminate the UCNI under the provisions of this section. The person to be granted routine access to the UCNI must—
- (i) Have a need-to-know in the performance of official duties or DOE authorized activities for the UCNI to which routine access is to be granted; and
 - (ii) Be a U.S. citizen who is-
- (A) A Government employee or a member of the U.S. Armed Forces;
- (B) An employee of a Government contractor or subcontractor, or of a prospective Government contractor or subcontractor for the purpose of bidding on a Government contract or subcontract;
- (C) A Government consultant or DOE advisory committee member;
 - (D) A Member of Congress;
- (E) A staff member of a congressional committee or of an individual Member of Congress;

- (F) The Governor of a State, his or her designated representative, or a State government official;
- (G) A local government official or an Indian tribal government official;
- (H) A member of a State, local, or Indian tribal law enforcement or emergency response organization; or
- (I) A DOE access permittee authorized access by the Secretary under part 725 of this title to Restricted Data applicable to civil use of atomic energy; or
- (iii) Be a person who is not a U.S. citizen but who is—
- (A) A Government employee or a member of the U.S. Armed Forces;
- (B) An employee of a Government contractor or subcontractor; or
- (C) A Government consultant or DOE advisory committee member; or
- (iv) Be a person who is not a U.S. citizen but who may be granted routine access to UCNI by an Authorized Individual in conjunction with—
- (A) An international nuclear cooperative activity approved by the Government:
- (B) U.S. diplomatic dealings with foreign government officials;
- (C) An agreement for cooperation under section 123 of the Atomic Energy Act; or
- (D) Provisions of treaties, mutual defense acts, Government contracts or subcontracts.
- (3) The Secretary may impose additional administrative controls concerning the granting of routine access to UCNI by an Authorized Individual to a person who is not a U.S. citizen.
- (4) An Authorized Individual may only disseminate UCNI to another Authorized Individual or to a person granted special access to UCNI under paragraph (b) of this section.
- (5) The Assistant Secretary for Defense Programs may waive any of the requirements for determination of routine access to UCNI specified in paragraph (a) of this section.
- (b) Special access. (1) A person not authorized routine access to UCNI under paragraph (a) of this section may submit a request for special access to UCNI to the—
- Assistant Secretary for Defense Programs, U.S. Department of Energy, Washington, DC 20585